Cases 4.4-3-535747-A-BABA Door 742-Eile File 4003/1270/1 Enterrette Oct 1003/1270/8;; 23; 399: 2 Des Destain Production de la page of 8 f 3

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-2(c)

Seymour Wasserstrum

LAW OFFICES OF SEYMOUR WASSERSTRUM

205 W. Landis Ave. Vineland, NJ 08360 Phone: (856) 696-8300 Fax: (856) 696-6962 Attorney for Debtor(s) Order Filed on April 4, 2017 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 14-35174

Chapter: 13

In Re: Adv. No.: N/A

Lisa Ortiz Hearing Date: 4/11/17 @ 10:00 a.m.

Judge: ABA

ORDER TO APPROVE LOAN MODIFICATION WITH M&T BANK.

The relief set forth on the following pages, numbered three (3) is hereby ORDERED.

DATED: April 4, 2017

Honorable Andrew B. Altenburg, Jr. United States Bankruptcy Court C&35564-4-355747-4-13-18-A DODO7472-12:1effi0ed/009/120/11Enterrete/0ed/009/1200187:2135329:20esDestein Produces and exhitder Page of 3

(Page 2)

Debtors: Lisa Ortiz

Case No: 14-35174/ABA

Caption of Order: Order to Approve Loan Modification of Debtors with M&T Bank

Upon consideration of Lisa Ortiz's application for an order to approve a loan

modification with CitiMortgage, Inc. and good cause appearing therefore, it is hereby

ORDERED that the Debtors are permitted to proceed with a loan modification M&T

Bank.

IT IS FURTHER ORDERED Communication and/or negotiations between debtors and

mortgagees/mortgage servicers about loan modification shall not be deemed as violation of the

automatic stay; and any such communication or negotiation shall not be used by either party

against other in any subsequent litigation.

IT IS FURTHER ORDERED that in the event a loan modification is completed and

pre-petition arrears are capitalized into the loan, secured creditor shall amend the arrearage

portion of its proof of claim to reflect the amount already paid by the Chapter 13 Trustee within

thirty (30) days of the completion of the loan modification; and

IT IS FURTHER ORDERED that the Chapter 13 Trustee shall suspend disbursements

to secured creditor pending completion of the loan modification and all money that would

otherwise be paid to the secured creditor be held until the claim is withdrawn or amended or the

Trustee is notified by secured creditor that the modification was not consummated; and

IT IS FURTHER ORDERED that in the event the modification is not consummated;

the secured creditor shall notify the Trustee and debtors' attorney of same. Any money that was

held by the Trustee pending the completion of the modification shall then be paid to secured

creditor; and

Cases 4.4-3-535147-A-BABA Door 7.472-Pile 4Filo 400431220/11 Enternete Oct 100431220 0187.2135 3299: 2 Des Destain Proposser de Outdoor Paga ge of 6 f 3

(Page 3)

Debtors: Lisa Ortiz **Case No:** 14-35174/ABA

Caption of Order: Order to Approve Loan Modification of Debtors with M&T Bank

IT IS FURTHER ORDERED that in the event the Proof of Claim is withdrawn or amends the arrearage portion the claim to zero (0), the Trustee may disburse funds being held pursuant to this Order to other creditors in accordance with the provisions of the confirmed plan; and

IT IS FURTHER ORDERED that Debtors shall file an Amended Schedule J and Modified Plan within fourteen (14) days of this Order.

IT IS FURTHER ORDERED that Debtors shall provide the Trustee with an executed copy of the Loan Agreement upon completion.